# REFUND COMPLETED PCT NATIONAL DIVISION

REFUND COMPLETED DIVISION PCT NATIONAL DIVISION

March 17, 2005

OBLON
SPIVAK
MCCLELIAND
MAIER
A
NEUSTADT
P.C.

ATTORNEYS AT LAW
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CONTROLLER
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UNITED STATES PATENT AND TRADEMARK OFFICE

Box 16

Washington, DC 20231

Attn: Frank Lebron Refund Department REFUND COMPLETED PCT NATIONAL DIVISION

Re: Deposit Account #150030

Dear Mr. Lebron

Enclosed is a copy of a portion of our Deposit Account Statement of February, 2005. Please review the highlighted charge on Serial Number 10/523,108 in the amount of \$100.00 on fee code #1633.

In accordance with the rule change of February 1, 2005, Title 37 CFR Part 1, Section 1.492 (copy attached), "the search fee for an international application entering the national stage ... is \$400.00 ..." Therefore the \$400.00 search fee (not the old fee of \$500.00) is correct and a refund should be issued for the extra \$100.00 charged on our deposit account.

Please review this application and kindly refund \$100.00 to deposit account #150030. Copies of the appropriate paperwork are attached. If you have any questions, please contact Debbie Noel at (703) 412-6296. Thank you for your assistance.

Sincerely,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

Debra J. Noel

Accounting Department

**Enclosures** 

020405

1940 DUKE STREET ■ ALEXANDRIA, VIRGINIA 22314 ■ U.S.A.
TELEPHONE: 703-413-3000 ■ FACSIMILE: 703-413-2220 ■ www.oblon.com

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### **United States** Patent and Trademark Office



## **Deposit Account Statement**

Requested Statement Month:

Deposit Account Number:

Name:

Attention:

Address:

City:

State:

Zip:

February 2005

150030

NORMAN F. OBLON

1940 DUKE STREET

**ALEXANDRIA** VA

22314

DATE SEQ POSTING	ATTORNEY DOCKET NBR	FEE CODE	AMT	BAL
02/01 78 10503936 02/01 79 10503936 02/01 192 10880101 02/01 245 60584469 02/01 342 60538457 02/01 343 60559950 02/02 5 09889141 02/02 6 10940012 02/02 262 60573420 02/03 85 10760499 02/04 10 09836470 02/04 34 11045337 02/04 82 10498357 02/04 82 10498357 02/04 167 10764467 02/04 169 10764569 02/04 174 10780640 02/04 176 60557687 02/04 177 10796064 02/04 275 10764527 02/07 26 PAYMENT 02/07 51 10002434 02/07 140 10212399 02/07 185 60566077	256748US6PCT 256748US6PCT 254622WO/TEP/FF 255455US/KQU 248191USUS/KQU 251700US/KQU 211141US2PCT 258658US25CONT 258699US/KQU 247798US2SX CON' 205801USDIV 265332US90 254769US6PCT 245417US/KQU 245418US/KQU 249160US/KQU 249160US/KQU 248424US/KQU 248424US/KQU 248424US/KQU 245419US/KQU 263467US8 263471US8 252645US/KQU 254464MX/TEP/FF	1201 1202 8007 8007 8007 8007 1806 1202 8007	\$2,000.00 \$350.00 \$20.00 \$60.00 \$20.00 \$20.00 \$180.00 \$200.00 \$40.00 \$500.00 \$1,100.00 \$130.00 \$20.00 \$20.00 \$60.00 \$20.00 \$70.00 \$70.00 \$60.00 \$25.00	\$16,574.71 \$16,224.71 \$16,204.71 \$16,144.71 \$16,104.71 \$16,104.71 \$15,924.71 \$15,684.71 \$15,484.71 \$13,754.71 \$13,754.71 \$13,754.71 \$13,734.71 \$13,654.71 \$13,654.71 \$13,554.71 \$13,534.71 \$13,534.71 \$13,534.71 \$13,534.71 \$33,394.71 \$33,394.71 \$33,394.71 \$33,309.71
02/07 381 0155740001 02/08 4 10488242	249173US2XPCT	1463	\$70.00 \$430.00	\$33,239.71 \$33, <u>119.</u> 71
02/08 136 10408218	236211US30/JEM	1251	\$120.00 \$100.00	\$33,019.71
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02/09 11 10355304	233504USOSCO	1252	<b>ф400.00</b>	40210000

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applicability, as defined in PCT Article 33(1) to (4), have been satisfied for all of the claims presented in the application entering the national stage; and (2) the examination fee for an international application entering the national stage under 35 U.S.C. 371 is \$200.00 (\$100.00 for a small entity) in all other situations.

Section 1.496: Section 1.496 is amended to revise its references to § 1.492 to reflect the changes in § 1.492.

#### **Rule Making Considerations**

Administrative Procedure Act: Pursuant to its authority under 35 U.S.C. 376(b), the Office has reduced the patent fees set forth in § 1.492 to less than the amount specified in 35 U.S.C. 41. Existing rights and obligations are not otherwise changed. The Office has good cause to implement this fee reduction without prior notice and comment. It is in the public interest to immediately implement the reduced search and examination fees because delay in the adoption of these fee reductions would cause harm to those applicants who currently meet the conditions for entitlement to a fee reduction. Without immediate implementation, applicants who are currently filing search and examination fees in order to avoid abandonment of their applications will be unnecessarily paying higher search and examination fees. The Office believes the public wants these new reduced fees to become effective as soon as possible as the public should benefit from the efficiencies and savings resulting therefrom. In addition, the Office believes that prior notice and comment is unnecessary because it does not expect the public to object to the reduction of search and examination fees. Moreover, the Office does not believe the public needs time to conform its conduct so as to avoid violation of these regulations. In order to give the public the immediate benefit of the Office's decision to reduce specified search and examination fees, the Office finds, pursuant to the authority provided at 5 U.S.C. 553(b)(B), good cause to adopt this change without prior notice and an opportunity for public comment, as such procedures are contrary to the public interest. See Nat. Customs Brokers & Forwarders Ass'n v. U.S., 59 F.3d 1219, 1223-24 (Fed. Cir. 1995).

Nothing in this or any other law requires delayed implementation of the fee reductions. 35 U.S.C. 41(g) provides that: "[n]o fee established by the Director under [35 U.S.C. 41] shall take effect until at least 30 days after notice of the fee has been published in the

Federal Register and in the Official Gazette of the Patent and Trademark Office." Since the reduced search fees and examination fees specified in §§ 1.492(b) and (c) are established by the Office on the basis of the Office's authority under 35 U.S.C. 376(b) (rather than the authority in 35 U.S.C. 41), the thirty-day advance publication requirement of 35 U.S.C. 41(g) does not apply to the reduced search fees and examination fees specified in § 1.492(b) and (c).

Accordingly, the changes in this interim rule may be adopted without prior notice and opportunity for public comment under 5 U.S.C. 553(b) and (c), or thirty-day advance publication under 5 U.S.C. 553(d) or 35 U.S.C. 41(g).

Regulatory Flexibility Act: As prior notice and an opportunity for public comment are not required pursuant to 5 U.S.C. 553 (or any other law), neither a regulatory flexibility analysis nor a certification under the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) are required. See 5 U.S.C. 603.

Executive Order 13132: This rule making does not contain policies with federalism implications sufficient to warrant preparation of a Federalism Assessment under Executive Order 13132 (Aug. 4, 1999).

Executive Order 12866: This rule making has been determined to be not significant for purposes of Executive Order 12866 (Sept. 30, 1993).

Paperwork Reduction Act: This interim rule involves information collection requirements that are subject to review by the Office of Management and Budget (OMB) under the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.). The collection of information involved in this interim rule has been reviewed and previously approved by OMB under the following control number: 0651-0021. The Office is not resubmitting an information collection package to OMB for its review and approval because the changes in this interim rule do not affect the information collection requirements associated with the information collection under this OMB control number.

Interested persons are requested to send comments regarding this information collection, including suggestions for reducing this burden, to Robert J. Spar, Director, Office of Patent Legal Administration, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313–1450, or to the Office of Information and Regulatory Affairs of OMB, New Executive Office Building, 725 17th Street, NW., Room 10235, Washington, DC 20503,

Attention: Desk Officer for the United States Patent and Trademark Office.

Notwithstanding any other provision of law, no person is required to respond to nor shall a person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a currently valid OMB control number.

#### List of Subjects in 37 CFR Part 1

Administrative practice and procedure, Courts, Freedom of Information, Inventions and patents, Reporting and recordkeeping requirements, Small businesses.

For the reasons set forth in the preamble, 37 CFR part 1 is amended as follows:

## PART 1—RULES OF PRACTICE IN PATENT CASES

- □ 1. The authority citation for 37 CFR part 1 continues to read as follows:
- Authority: 35 U.S.C. 2(b)(2).

  2. Section 1.492 is amended by revising paragraphs (b) and (c) to read as follows:

#### §1.492 National stage fees.

- (b) Search fee for an international application entering the national stage under 35 U.S.C. 371 if the basic national fee was not paid before December 8, 2004:
- (2) If an international search report on the international application has been prepared and is provided to the Office no later than the time at which the search fee is paid:
- By a small entity (§ 1.27(a)) ....... \$200.00 By other than a small entity ...... \$400.00
- (3) In all situations not provided for in paragraphs (b)(1) or (b)(2) of this section:
- By a small entity (§ 1.27(a)) ....... \$250.00 By other than a small entity ...... \$500.00
- (c) The examination fee for an international application entering the national stage under 35 U.S.C. 371 if the basic national fee was not paid before December 8, 2004:
- (1) If an international preliminary examination report on the international application prepared by the United States International Preliminary Examining Authority states that the

Due Date

February 25, 2005

OSMM&N File No. <u>262509US2PCT</u>

By MJS/lpp/FF

Serial No. New U.S. PCT Application based on PCT/JP03/08543

In the matter of the Application of Hideyuki SOUTOME

For ANTENNA DEVICE AND PORTABLE TELEPHONE

The following has been received in the U.S. Patent Office on the date stamped hereon:

- 18 pgs. Specification 8 Claims (English Translation) pgs. Sequence Listing
- Combined Declaration, Petition & Power of Attorney (3 pages)
- Application Data Sheet
- Dep. Acct. Order Form
- Credit Card Payment Form for \$900.00
- Drawings (9 sheets)
- PCT Transmittal Letter
- Preliminary Amendment
- Information Disclosure Statement

■ PTO-1449

■ Cited References (7)

■ Statement of Relevancy

■ International Search Report

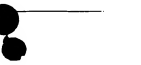
DATE RECEIVED \_\_\_\_\_

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FORM PT	O-1390 2004)	(Modified) U.S. PATENT AND TRAD	COFFICE; U.S. DEPARTMENT OF COMMERCE	262509US2PCT		
•	TRA	NSMITTAL LETTER	TO THE UNITED STATES			
			D OFFICE (DO/EO/US)	U.S. APPLICATION NO. (If known, see 37 CFR 1.5)		
C	ONO	CERNING A SUBMISS	SION UNDER 35 U.S.C. 371			
	NATIC	NAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED NONE		
	F	PCT/JP03/08543	4 July 2003	NONE		
TITLE	OF IN	VENTION  DEVICE AND PORTABLE T	FLEPHONE			
ANTE	ANTENNA DEVICE AND PORTABLE TELEPHONE					
		(S) FOR DO/EO/US				
Triaey	16 m	OUTOME				
		14 19- 1- 41 A 2 4 4 4 4	on Decimated Elected Office (DOIEO/ILE) the	following items and other information:		
Applica			es Designated/Elected Office (DO/EO/US) the			
1.			ems concerning a submission under 35 U.S.C.			
2.		This is a SECOND or SUBSEQU	JENT submission of items concerning a submi	ission under 35 U.S.C. 371.		
3.	Ø	This is an express request to beg (9) and (24) indicated below.	gin national examination procedures (35 U.S.C	2. 371(f)). The submission must include Items (5), (6),		
		(9) and (24) indicated below.  The US has been elected (Article	131).			
4. 5						
5.	A copy of the International Application as filed (35 U.S.C. 371 (c)(2))  a.  is attached hereto (required only if not communicated by the International Bureau).					
1		- A A A A A A A A A A A A A A A A A A A				
1		<ul> <li>b. ⊠ has been communicated by the International Bureau.</li> <li>c. □ Is not required, as the application was filed in the United States Receiving Office (RO/US).</li> </ul>				
6.	Ճ		of the International Application as filed (35 U.S			
"	Ü	a. 🛭 is attached hereto.				
			ubmitted under 35 U.S.C. 154(d)(4).			
7.	- C. Article 19 (1) And Article 19 (25 LI S C 371 (c)(3))					
l ''	_		equired only if not communicated by the Interna			
			ited by the International Bureau.			
1			nowever, the time limit for making such amend	ments has NOT expired.		
1		d. A have not been made a				
8.		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).				
9.	Ø	An oath or declaration of the inventor(s) (35 U.S.C. 371 (c)(4)).				
10.	The state of the second to the International Brollimings Framination Report under PCT					
11.	The state of the s					
12.						
1	Items 13 to 23 below concern document(s) or information included:					
13.						
14.	— u					
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1	Application Data Sheet/Drawings (9 Sheets)/PTO-1449/Cited References (7)/Statement of Relevancy					

PTO-1390 (Rev. 12-2004)
Approved for use through 3/31/2007. OMB 0651-0021
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

U.S. APPLICATION NO (if known, see 37 CFR 1.5) INTERNATIONAL APPLICATION NO.		ATTORNEY'S DOCKET NUMBER						
PCT/JP03/08543		262509US2PCT						
24. The following fees are submitted:			<u> </u>	plicant use	Office use			
□ a) Basic national fee			\$	\$300.00				
	ion fee				\$200.00	\$	\$200.00	
O c) Search fe	98				. \$500.00	\$_	\$400.00	
TOT	AL OF ABOVE	CALCUL	ATIONS =		\$1000.00	s	\$900.00	
Additional fee for specification and drawings filed in paper over 100 sheets (excluding sequence listing or computer program listing filed in an electronic medium). The fee is \$250 for each additional 50 sheets of paper or fraction thereof.								
Total Sheets	Extra Sheets	Number	of each additional 50 c reof (round up to a wh	r	RATE	_		
- 100 =			_	×	<b>4</b>	\$	\$0.00	
Surcharge of \$13 earliest claimed	30.00 for furnishing priority date (37 C	the oath or o FR 1.492(e))	declaration later than n			s		
CLAIMS	NUMBER F	ILED	NUMBER EXTRA		RATE	_		
Total claims	8	- 20 =	0	x	\$50.00	\$	\$0.00	
Independent clai	ms 3	- 3=	0	x	\$200.00	S	\$0.00	
MULTIPLE DEPI	ENDENT CLAIMS	(if applicable	) 🗆	+	\$360.00	\$	\$0.00	
TOTAL OF ABOVE CALCULATIONS =				s	\$900.00			
Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by 1/2.				s	\$0.00			
reduced by 1/2.  SUBTOTAL =			s	\$900.00				
Processing fee of \$130.00 for furnishing the English translation later than 30 months from the earliest claimed priority date (37 CFR 1.492(f)).			s	\$0.00				
TOTAL NATIONAL FEE =			\$	\$900.00				
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40 per property +			s	\$0.00				
	TOTAL FEES ENCLOSED =			\$	\$900.00			
	Amount to be refunded					s		
1		Amount to be charged: \$			s			
a. A check	a. A check in the amount of \$ to cover the above fees is enclosed.							
b. Please charge my Deposit Account No in the amount of to cover the above fees. A duplicate copy of this sheet is								
c. The Director is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 15-0030 A duplicate copy of this sheet is enclosed.								
d.  Fees are to be charged to a credit card. WARNING: Information on this form may become public. Credit card Information should not be included on this form. Provide credit card information and authorization on PTO-2038.								
NOTE: Where an appropriate time limit under 37 CFR 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the International Application to pending status.								
SEND ALL CORRESPONDENCE TO:								
SIGNATUR			RE .					
CUSTOMED	CUSTOMER NUMBER Marvin			Marvin J	J. Spivak			
22850	TONIDER				NAME			
	24,913							
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Page 2 of 2





## United States Patent & Trademark Office Credit Card Payment Form

Credit Card Information				
Credit Card Type: American Express				
Credit Card Account #x 1007				
Credit Card Expiration Date: December 31, 2005				
Name as it Appears on Credit Card: Prue, LaYonda P.				
Payment Amount: \$(US Dollars): 900.00				
Signature:	Date: February 3, 2005			
Credit Card Billing Address				
Street Address 1: Oblon, Spivak, McClelland, Maier & Neustadt, P.C.				
Street Address 2: 1940 Duke Street				
City: Alexandria				
ate: Virginia Zip/Postal Code: 22314				
Country: U.S.A.				
Daytime Phone #: (703) 413-3000 Accounting Dept.	Fax #: (703) 413-2220			
Request and Payment Information:				
Description of Request and Payment Information:  New U.S. PCT Application				
Application No.:				
Patent/Registration No.:				
Docket No.: 262509US				

If the cardholder includes a credit card number on any form or document other than the Credit Card Payment Form, the United States Patent & Trademark Office will not be liable in the event that the credit card number becomes public knowledge.

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